Declaration For Patent Application English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor of the subject matter which is claimed and for which a

	is sought on the in	•	onto of the subject matter w	Their is elamed and for which a		
	ACTIVE ME	MORY PROCESS	ING ARRAY TOPOGRA	PHY AND METHOD		
-	specification of which eck one) is attached hereto. was filed on _ as US/PCT International Patent Application No and was amended on(if applicable)					
	•		rstand the contents of the ab endment referred to above.	ove identified specification,		
	~ .			emark Office all information of Federal Regulations, Section		
365(b) International and had certified	of any foreign appartional application we also identified by	plication(s) for pater which designated a pelow, by checking	nt or inventor's certificate, or t least one country other that the box, any foreign applica	de, Section 119(a)-(d) or Section or Section 365(a) of any PCT in the United States, listed below ation for patent or inventor's nat of the application on which		
Prior Foreign Application(s)			Priority Not Claimed			
03074 (Numb		UK (Country)	March 31, 2003 (Day/Month/Year Filed	□		
(Numb	per)	(Country)	(Day/Month/Year Filed	□		
(Numb	per)	(Country)	(Day/Month/Year Filed	□		

I hereby claim the benefit unde listed below:	er 35 U.S.C. Section 119((e) of any United States provisional application(s)
(Application Serial No.)	(Filing D	ate)
(Application Serial No.)	(Filing Da	ate)
(Application Serial No.)	(Filing Da	ate)
365(c) of any PCT International the subject matter of each of the PCT International application is acknowledge the duty to disclosk known to me to be material to p	al application designating e claims of this application the manner provided be se to the United States Popatentability as defined in	of any United States application(s), or Section the United States, listed below and, insofar as on is not disclosed in the prior United States or y the first paragraph of 35 U.S.C. Section 112, I atent and Trademark Office all information in Title 37, C.F.R., Section 1.56 which became a and the national or PCT International filing date
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
I hereby declare that all stateme	ents made herein of my o	own knowledge are true and that all statements

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Send Correspondence to:

Customer No. 27,076

Edward W. Bulchis, Esq. Registration No. 26,847 Dorsey & Whitney LLP

1420 Fifth Avenue, Suite 3400 Seattle, Washington 98101

USA

Direct Telephone Calls to: (name and telephone number)

Edward W. Bulchis, Esq.

Telephone: (206) 903-8785, fax (206)903-8820

Full name of sole inventor
Graham Kirsch

Sole or first inventor's signature

City & State or Country of Residence
Tadley, Hants, United Kingdom

Citizenship
British

Post Office Address
2 Ringshall Gardens, Bramley
Tadley, Hants
RG26 5BW, United Kingdom

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Graham Kirsch Attorney Docket No.: 501275.02

Filed : Concurrently herewith

Title : ACTIVE MEMORY PROCESSING ARRAY TOPOGRAPHY AND METHOD

Mail Stop Patent Application Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

ELECTION UNDER 37 C.F.R. §§ 3.71 AND 3.73(b) AND POWER OF ATTORNEY

Sir:

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The undersigned, being Assignee of the entire interest in the above-identified application by virtue of an Assignment filed concurrently herewith, hereby elects, under 37 C.F.R. § 3.71, to prosecute the application to the exclusion of the inventor.

Assignee hereby appoints EDWARD W. BULCHIS, Reg. No. 26,847; PAUL T. MEIKLEJOHN, Reg. No. 26,569; KIMTON N. ENG, Reg. No. 43,605; BRIAN C. PARK, Reg. No. 45,519; MARK W. ROBERTS, Reg. No. 46,160; STEVEN H. ARTERBERRY, Reg. No. 46,314; PAUL F. RUSYN, Reg. No. 42,118; JAMES ACKLEY, Reg. No. 45,695; RONALD BROWN, Reg. No. 29,016; DAVID BRUHN, Reg. No. 36,762; KEVIN CHAPPLE, Reg. No. 44,072; W. ROBINSON CLARK, Reg. No. 41,530; SHANE COLEMAN, Reg. No. 44,623; GREGORY DURBIN, Reg. No. 42,503; DANIEL FISHER, Reg. No. 34,162; DAVID FRONEK, Reg. No. 25,678; ANTHONY GANGEMI, Reg. No. 42,565; MICHAEL

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GILCHRIST, Reg. No. 40,619; THERESA HANKES, Reg. No. 45,501; JOHN HARROP, Reg. No. 41,817; BRAD HATTENBACH, Reg. No. 42,642; REED HEIMBECHER, Reg. No. 36,353; CRAIG HEMENWAY, Reg. No. 44,759; STUART HEMPHILL, Reg. No. 28,084; MARK HOGGE, Reg. No. 31,622; JOHN KENNEDY, Reg. No. 42,717; JASON KRAUS, Reg. No. 42,765; BRIAN LAURENZO, Reg. No. 34,207; KENNETH LEVITT, Reg. No. 39,747; KURT LEYENDECKER, Reg. No. 42,799; SCOTT MARKS, Reg. No. 44,902; KEITH MONTGOMERY, Reg. No. 45,245; ALDO NOTO, Reg. No. 35,628; LEE OSMAN, Reg. No. 38,260; DEVAN PADMANABHAN, Reg. No. 38,262; JAMES PINTO, Reg. No. 40,774; GARY POLUMBUS, Reg. No. 25,364; SCOTT ROTHENBERGER, Reg. No. 41,277; LEONARD SANTISI, Reg. No. 24,135; ROBERT SCHEFFEL, Reg. No. 43,090; AMI SHAH, Reg. No. 41,143; MIRIAM SOHN, Reg. No. 35,368; HERMES SOYEZ, Reg. No. 45,852; GERALD SULLIVAN, Reg. No. 37,243; MARK THOMAS, Reg. No. 37,953; JON TUTTLE, Reg. No. 25,713; MEGAN VALENTINE, Reg. No. 47,149; LANCE VIETZKE, Reg. No. 36,708; SEAN WOODEN, Reg. No. 43,997; and the attorneys and agents associated with the firm of DORSEY & WHITNEY LLP, Customer Number 27,076, along with MICHAEL L. LYNCH, Reg. No. 30,871; CHARLES B. BRANTLEY, II, Reg. No. 38,086; KEVIN D. MARTIN, Reg. No. 37,882; and DAVID J. PAUL, Reg. No. 34,692, of MICRON TECHNOLOGY, INC., 8000 South Federal Way, Boise, Idaho 83716-9632, as its attorneys to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. Please direct all telephone calls to Edward W. Bulchis at (206) 903-8800 and telecopies to (206) 903-8820.

Please direct all communications to:

Edward W. Bulchis, Esq. Customer No. 27,076 Dorsey & Whitney LLP 1420 Fifth Avenue, Suite 3400 Seattle, Washington 98101 (206) 903-8800

Pursuant to 37 C.F.R. § 3.73(b), the undersigned duly authorized designee of Assignee certifies that the evidentiary documents have been reviewed, specifically the

Assignment to MICRON TECHNOLOGY, INC., filed concurrently herewith for recording, a copy of which is attached hereto, and certifies that to the best of my knowledge and belief, title remains in the name of the Assignee.

MICRON TECHNOLOGY, INC. ASSIGNEE

7-17-03

DATE

Michael L. Lynch Chief Patent Counsel

Enclosure:

Copy of Assignment

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:	Docket No. 501275.02				
Graham Kirsch	Disclosure No. 02-0706				
Filed: Concurrently herewith					
For : ACTIVE MEMORY PROCESSING ARRAY TOPOGRAPHY AND METHOD	·				
ASSI	ASSIGNMENT:				
X Enclosed for recording Previously recorded					
Date:					

Reel:

FOR GOOD AND VALUABLE CONSIDERATION, the receipt, sufficiency and adequacy of which are hereby acknowledged, the undersigned does hereby:

SELL, ASSIGN AND TRANSFER to Micron Technology, Inc. (the "Assignee"), a corporation of Delaware, having a place of business at 8000 South Federal Way, Boise, Idaho 83716-9632, the entire right, title and interest for the United States and all foreign countries, in and to any and all improvements which are disclosed in the application for United States Letters Patent, which has been executed by the undersigned concurrently herewith and is entitled "ACTIVE MEMORY PROCESSING ARRAY TOPOGRAPHY AND METHOD"; such application and all divisional, continuing, substitute, renewal, reissue and all other applications for patent which have been or shall be filed in the United States and all foreign countries on any of such improvements; all original and reissued patents which have been or shall be issued in the United States and all foreign countries on such improvements; and specifically including the right to file foreign applications under the provisions of any convention or treaty and claim priority based on such application in the United States of America;

AUTHORIZE AND REQUEST the issuing authority to issue any and all United States and foreign patents granted on such improvements to the Assignee;

WARRANT AND COVENANT that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been or will be made to

others by the undersigned, and that the full right to convey the same as herein expressed is possessed by the undersigned;

COVENANT that, when requested and at the expense of the Assignee, to carry out in good faith the intent and purpose of this assignment, the undersigned will execute all divisional, continuing, substitute, renewal, reissue, and all other patent applications on any and all such improvements; execute all rightful oaths, declarations, assignments, powers of attorney and other papers; communicate to the Assignee all facts known to the undersigned relating to such improvements and the history thereof; and generally do everything possible which the Assignee shall consider desirable for securing, maintaining and enforcing proper patent protection for such improvements and for vesting title to such improvements in the Assignee;

TO BE BINDING on the heirs, assigns, representatives and successors of the undersigned and extend to the successors, assigns and nominees of the Assignee.

Graham Kirsch

STATE OF UNITED KINGDOM

County of HAMPSHIRE

Date: 50/me 2003

ss.

BEFORE ME, this 30 day of 30 day of 300 day, personally appeared the above-named individual, to me known to be the person who is described in and who executed the foregoing assignment instrument and acknowledged to me that he executed the same of his own free will for the purpose therein expressed.

Witness

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